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# The Principia

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#### PROSPECTUS.

Our object, by this positioning is to promote pure refigion. Such discrete private reference the absolutes of staronarding, cause, the row straine, and astered crimes—the application of Christian principles to all the relations, due to becomes arrangements, and aims of life,—in the individual, the family, as Chierh, the State, the Nation—in the work of convexing the sweld to of, restoring the obtaines brotherhood of man, and readering Pointry the row of heaven. Our rest book is the Stills; our standard, the Divise have a repellment, obtained, and repellment, the Divise have a respectively, obedience, our plan, the Gorgel; our trust, the Pirine promine the paragraph of the Stills Stills.

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#### THE BIBLE ABOLITIONIST:

Containing the Testimony of the Scriptores against Pixvery, and the Scriptores against Pixvery, and the Scriptores against Pixvery, and the Scriptores

"To the law and to the iterimony; if they speak not according to this word, it is because there is no light in them." Ion, vin 19. "All Scriptors to given by inspiration of God, and is profuble for doctrine, for correction, toe That the man of God might be perfect, they pagetly formshed unto all good works," z. Tim. m. 16-17

Part II will Slavery-Its Nature and Character, as Defined and Described by the Slave States themselves.

> CHAPTER II. WORKINGS OF THE SYSTEM, CONTINUED.

Education-Religious Liberty-Rights of Conscience. The clave being held as a chattel, is held under a tenure which procludes any logal recognition of his rights, as a thinking and religious being. The master's right of ownership swallows up and annihilates all his right to education, and all his rights of conscience. The slave must do whatever his master commands, must do nothing except what he permits. Having no liberty or choice, in snything, he is not considered as having any right to "obey God rather than man." The Code of a Slave State does not fully recognize this right, even in any white citizen-much less in a slave. Judge Taney device that any colored man has "any rights that a white man is bound to respect."

No slave can have any religious privileges except such se are allowed him by his master, who, whether he be a believer or an infidel, may decide what kind of religious instruction his slave shall receive, or whether he shall receive any at all.

In addition to this in most of the slave States, the Statuter forbid the education of slaves and their liberty to free "social worship, as being incompatible with their condition!

In South Carolina, as early as 1740, it was enacted that whoever shall teach or cause any slave or claves to write, or shall employ any slave as a scribe, shall, for every such effense, forfeit the sum of one hundred pounds, current money. Brevard's Digest, 242.

Georgia-similar. Penalty twenty pounds, Prince's Di-

South Carolina, by another act, in 1800, provided "That assemblies of slaves, free negroes, mulattoes," &c., "met together for the purpose of mental instruction, in a confined or secret place, &c., are declared to be an unlawful assembly"—and magistrates are authorized to enter, (by breaking doors, if resisted) and "disperse such unlawful assemblages," and to "inflict such corporal punishment, not exceeding twenty lashes, upon such slaves, free negroes, &c\_ as they may judge assessary for deterring them from such inhawful assemblage in future." That it shall not be lawful for any number of slaves, free negroes, mulations, messages, even in company with white persons, to most together for the purpose of mental instruction, before the rising of the sun, or after the going down of the same." 2 Bre and a Digest, 254-5.

und a Digest, 254-5.
Virginia Revised Code of 1819. "That all meetings or

and associating with such slaves, at any meeting house or houses, &c., in the night, or at any school or schools for teaching them reading or writing, in the day or night, or under whatever protext, shall be considered an unlawful assembly." The same ensetment provides for "apprehending or dispersing such slaves, and to inflict corporal punishment on the offender or offenders, at the discretion of any justice of the peace not exceeding twenty lashes." I Rev. Code, 424-5.

The City of Savannah, in 1818, passed an Ordinance by which "any person that teaches any person of color, slave or free to read or write, or causes such person to be so taught, is subjected to a fine of thirty dollars for each offence; and every person of color who shall keep a school to teach reading or writing is subject to a fine of thirty dollars, or to be imprisoned ten days, and whipped thirty-nine lashes.

The Ordinance was specially designed to break up and prevent Sunday schools for colored people.

In North Carolina, in 1831, an Act was passed, imposing a fine of \$200 "upon any white person who should teach any slave to read or write, or give him any book or pamph, let" (Bible not excepted). If the offender were a free nogro, he was to be punished with thirty-nine lashes, or imprisonment - Jay's Inquiry.

In Georgia, a father may be flogged, according to statutefor teaching his own child .- Ib. ..

In Louisiana, the punishment for teaching a slave, is one years imprisonment - 16.

In Georgia, by Act of 1829, no person is permitted to teach a slave, aggre or free person of color, to read or

Under a similar aut of Virginia, enacted in 1830, Mrs. Douglass, a christian lady of refinement and education, was recently imprisoned in that state.

In North Carolina, "the patrols" were ordered to "search every negro house, for books or prints of any kind. Bibles and Hymn books were particularly mentioned."-(Weld's Slavery as it is. pp. 51.)

Said the Prosbyterian Synod of Kentucky in 1834;

"Slavery dooms thousands of human beings to hopeless ignorance." "Throughout the whole land, so far as we can slaves can be taught. The light of three or four Sabbath schools is seen glimmering through the darkness that covers the population of a whole State. Here and there a family is found where hamanity and religion impel the master, mistress, or children, to the laborious task of private insfruction." "Nor is it to be expected that this state of things will become better unless it is determined that slavery shull cense." - Address, p. 8.

Bible Societies do not distribute Bibles among slaves, because it is prohibited, and because slaves cannot read. Even so far back as 1767. John Woolman, a distinguished Friend said :

"Some of our Society, and some of the Society called New Lights use some endeavors to instruct those (slaves) they

have, but, is common, this is not only neglected but dissp-proved."—(Journal of Life, &c., of Woolman, p. 74.)

In the House of Delegates of Virginia, in 1832, Mr. Berry and, "We have, as far as possible, closed every avenue by which light might enter their (the slaves) minda."

All this is admitted, on all hands, to be an indispensible feature of the slave system, and necessary to its continuance This concession is virtually made whenever is is said (truth-

"The dates of all the ease tments here cated show that they were enacted before the commencement of the present agriction of the clavery question, and constitute no new feature of the system.

"New Lipide."-By this term, as an epithet of reproach, at the first, were those distinguished, who taught or believed the doctrines of the Edwardses, Bellamy, and Hopkins, all of whom were, in derition, called "new lights," or settery forth of new and strange distrines, because they insisted so much upon "disinterested beautro-lence". "smeanditional submission to God"..."immediate repeatance

fully or falsely) that this accority against education was oc casioned by the opposition made against slavery, and discontent thus created among the slaves. Nothing could be more absued than the idea of allowing goods and chattelepersonal" to be educated as human beings. And ag man in his senses over imagined it to be possible, in our age and nation, to educate the slaves and yet retain them in slavery. Enforced ignorance is the only adequate guaranty of the system. Every slaveholder understands this. But every reader of the Bible knows that this is directly in conflict with its teachings and requirements.

"That the seed be without knowledge is not good "-Prov. 19, 2. Discretion shall preserve thre, understanding shall keep thee."-16. 2, 11. "Receive my instruction and not eilver, and knowledge rather than choice gold. For wiedom is better than rubics, and all the things that may be desired, are not to be compared to it .- Ib. 8, 10-11. "Wise men lay up knowledge."-Ib. 10-14. "Through knowledge shall the just be delivered .- 16. 11. Every prodent man dealeth with knowledge."- Ib. 15-16. The lips of the wise disperse knowledge, but the heart of the foolish doeth not so." -7b. 15, 7. "Because the preacher was wise, he still taught the people knowledge."-Keel 12, 9. "Wisdom is the principal thing, therefore get wisdom, and with all thy getting, get understanding."-Prov. 4, 7. "Buy the truth, and sell it not, also wisdom and instruction and understanding"-Ib. 23, 23. "By knowledge shall my righteous servant justify many."-Isa. 53, 11. "Wisdom and knowledge shall be the stability of thy time, and strongth and sulvation."-Isa 33, 6. The earth shall be filled with the knowledge of the Lord."-Hab. 2, 4. They that understand among the people, shall instruct many ?"--Dan. 11, 33. "When the wise is instructed, he receiveth knowledge."-21, 11. "Tuke fast hold of instruction. Let her not go, keep her for she is thy life."-Prov. 4, 13. "All Scripture is profitable for instruction," &c .- 2 Tim. 3, 16. "Search the Scriptures."

The oft reiterated command to those who received the law of God, by Moses, was that it should be diligently taught to all the people, from generation to generation, and the last command of Christ to those who had received the gospel was-"Go teach all nations." The religion of the Bible is for all men, and it is a religion of knowledge. It requires of all men that they attain and communicate know. ledge-receive and impart instruction-that they "ask wisdom of God," and communicate it to one another. Knowledge, in its largest and highest rence, is at once the means and the end, the condition and the consumation of all that God proposes or promises, requires or predicts, concerning man, in the Scriptures. The knowledge of God, of ourselves, of our daties, of our condition; of our relations do our fellow men, of the highest end of our being, all these, requiring thought, discipline, and instruction, enter vitality into the entire scheme of Regiseming Mercy, and of Divine Revelatica. Knowledge, not ignorance, is the mother of the devotion inspired by it. To prohibit instruction is to prohibit the religiou of the Bible. It is to do all that man can do. to destroy the human soul, the image of God, the beir of immortality, the purchase of Christ's blood. To becloud the human soul with ignorance is to prevent the light of heaven from shining into it, and shrouding it with darkness and falsehood. This is Satan's own work, and to that work the entire system of American Slavery is adapted with Setanic subtility and malevolence. Slavery robs God by forcibly wresting from him the revenue of glory justly due to him from the millions of immortal souls whose knowledge, wisdom, virtue, and boliness should be devoted to his service, but whose ignorance, barbaris n, vice, and sensualiand conversion" which were accounted great heresies, by the dy now pittings them into the depths of sin and debase

Sharry not only does this to the slaves, but in a measure, to the surrounding population, and to the slavebolders themselves. Ne injury can be inflicted upon a portion of the community, without inflicting an injury upon the entire community, including the aggressors. The same necessity of the Slave System that requires the enforced ignorance of the slaves, requires, almost equally, the suppression of free inquiry, free speech, and a free press, among the people at large. And this is a source of intellectual and moral deterioration, against which no amount of previous culture, or of literary advantages or leisure, can successfully and permanently contend. The decline of the slave States has been marked and rapid. The ignorance and vices of the great mass of the white population, are proverbial and unquestioned. The educated class, small in number, dare not, or will not among themselves, discuss those great princicoles of Truth, Righteousness, Mercy, and Freedom, that are taught in the Scriptures, and, losing eight of these, there is no amount or kind of learning that can preserve their Statesmen and Theologians from the extremes of folly and madness. The slave States are becoming barbarous and heathenized, a region of despotism and lawlessness, in which neither life nor property enjoy the protection of the law. The Scriptures abound in graphic descriptions of the state of society, in "the dark places of the earth." And perhaps there are few portious of the world, at the present day, to which those descriptions, would better apply than to our alave States; thus affording clear and forcible proof that the Bible is against slavery.

But slavery not only probibits the education of its victime, but prohibite, likewise, the free exercise of religious liberty and of social worship, among them.

In Georgia, by act of 1792, it is provided that "No congregation or company of negroes shall, under pretense of divine worship, assemble themselves contrary to the Act regulating patrols.—(Prince's Digest, 342.) The Act alludregulating patrols.—(Prince's Digest, 342.) The Act alluded to passed in 1770, forbids slaves to assemble "on pretense of feasting," &c., "and any constable, on direction of a justice, is commanded to disperse any assembly or meeting of slaves which may disturb the peace," &c., and every slave which may be found at such meeting, as aforesaid, shall and may by order of such justice, immediately be corrected, without trial, by receiving, on the bare back, twenty-five stripes, icih a whip, switch, or cowskin," &c.—(Prince's Birnes, 247) Digest, 447) In South Carolina, in 1800, in the same Act against educa-

tien, already cited, is the following: "It shall not be lawful for any number of slaves, free negroes, mulattees, or mestizoes, even in company with white persons, to meet together and assemble for the purpose of mental instruction, or religious worship, either before the rising of the sun, or after the going down of the same. And all magistrates, sheriffs, militia officers, &c., are hereby vested with power, &c., for dispersing such assemblies."—(2 Brevard's Digest, 254-5.)

This was afterwards modified, allowing religious meetings, before nine o'clock in the evening, provided a majority of them shall be white persons!" How is the colored man to know, before hand, how many white persons will attend?

There are similar enactments in other slave States. The deprives its subjects, in a great measure, of the privileges of the gospel." "The law, as it is here does not prevent free to them, a sealed book. Very few of them enjoy the benefits of a regular gospel ministry." Some have proposed missionaries for the slaves, but the Synod says the community will never sustain this measure, "until they are ripe

The Presbyterian Synod of South Carolina and Georgia, in 1833 said: "There are over two millions of human be-3 age, in the condition of heathens, and some of them in a worse condition. They may justly be considered the HEA THEN of this country, and will bear comparison with heathen in any country in the world. The segro is destitute of the guspel and even well an under the present condition of

Further particulars might be added, from the same testimony, and also from Bishop Meade of Virginia, Rev. C. C. Jones, of Georgia, the Lexington Western Seminary, &c. de, fully confirming the preceding statements.

By a well known law of cause and effect this enforced with their preaching. - Enrous.

reacts upon the whites. The degradation of the laboring Presbyterians, maintained that the twenty-fifth chapter of class becoming a leaven to the community in general. The vices of the slaves, like their ignorance, are communicated to the great majority of the whites. As freedom of speech and of the press cannot exist in a slave State, so the means of education and of religious instruction cannot be provided for the great mass of the community, whether white or colored, whether bond or free. The character of slavery is seen in its effects. The tree is known by its fruits. This remark may be illustrated in the particular which will be mentioned, in our next chapter

For the Principla.

WAY-MARKS IN THE MORAL WAR WITH STAVERS.

SUCKET

In all the moral war with slavery, nothing has been elicited more pertinent and wise, than the late letter of that suffering servant of God, John G. Fee, to the annual meeting of the American Missionary Association. It should be rend, marked, and inwardly dijested, by every christian minister, especially, and not less, by every member of the Christian Church. The attention of the churches everywhere, ought to be drawn to its positions, and its suggestions should be calmly and willingly weighed by all the professed people of God.

Now, that the Southern church and ministry, in all its branches, is being carried away with that wind of doctrine, the Divinity of Slavery, and with the right and expediency of secession, in order to practice and enjoy slaveholding free from molestation, there ought to be a united and mighty movement in the North, by all the people of God, to protest against it, and to take the question out of the hands of politicians, into the bosom of the church, to be settled and disposed of there, according to the principles and precepts of the Word of God.

The people having pronounced politically, as they had a right to do, against the extension of slavery, the churches should now take in hand, religiously, the practice of slaveholding, and deal with it faithfully in the spirit of the apostolic precapt. "Have no fellowship with the unfruitful works of darkness, but rather reprove them." Who knows but it may be still in the power of Northern ministers and churches to save the country from bloodshed and anarchy, by taking the question of slavery out of the sphere of politics, where it only maddens, and transferring the conflict to the church, where it rightfully belongs, as the great moral question of the age.

This would have been done, long ago, but for the fatal prevalence of the policy of conservatism and expediency, which Mr. Fee, justly says, has not only been a failure, so far as the great sin of the land, [slavery] is concerned, but has even intensified the evil.

When Southern Presbyterians first took the position of "In Virginia, all'evening meetings are unequivocally for. hidden."—Stroud, p. 94. Jay. 137. 1 Revised Code of 1819, pp. 424-5. the Charleston Union Presbytery, that the holding of slaves, demned in His holy Word, -and when Southern Baptists took the position of the Charleston Baptist Association, viz : Prestyterian Synod of Kentucky, in 1834, said, "Slavery that the Holy Scriptures have not made the fact of slavery a question of morals at all :- and when the Georgia Methodist Conference resolve, that slavery, as it exists in the Uniaccess to the Scriptures, but ignorance, the natural result ted States, is not a moral evil :- and when the Protestant. of their condition, does. The Bible is before them, but it is, Episcopal Society for the advancement of Christianity, declured in a Tract, that without a new revelution from heaven no man is authorized to pronounce slavery wrong -and

> \*If, as we hope, our Correspondent means that the ministers and churches ought to take the question of slavery out of the hands of the selfish politicians who have been making capital out of it, to get themselves into office, while, at the same time, they have been equally successful in winning votes by promising to execute the Fugitire Slave bill, and to let davery alone where it exists, we agree with him perfectly, thus far. The churches and ministry ought to repent of having, to any extent, belped by their votes, to put the question of slavery into their hands. But we hold that no mere proclamation, by the churches and ministry, of the inherent sinfulness of slaveholding, and no mere withdrawal of religious and ocexiastical fellowship from slaveholders, will fully meet and honor their responsibilities, unless they likewise deliver faithfully, God's esserges to the people and their rulers, commanding them to chance just rulers, who will rule in the fear of God, judge the penple with just indigment, and proclaim liberty threahent all the land, to all the inhabitants thereof-taking care, to vote in accordance

ignorance, barbarius, and heatherism of the colored race, when Rev. James Smylie of Mississippi, endorsed by two Livitions clearly and unequivocally establishes the fact that slavery was sanctioned by God himself, then was the time for the ministers and churches of the North, to have rebuked this great heresy, and to have stayed its progress, by the Scriptural method of withholding fellowship from those who maintain it as being incompatable with Christianity ?

> But now slavery has been allowed to advance unrebuked in its madness, except by a despised minority in the ministry and diurches, stigmatized as fanatics, and to usurp the chief seats in the Synagogues of Church and State, until, when the howl is heard from ambitious politicians, for secession, and a separate elaveholding confederacy, the church and ministry, which should be, in the best sense, conservative, and should correct popular errors and excesses, strike hands with the selfah oligarchy of slaveholders, and declare, asin a late letter of a leading minister of the Baptist denomination, and Professor in the South Carolina College, as fol-

> "The conflict is between Divine Revelution and human reason—between the Providence of God, and the devices of man. Our institutions [clavery] are scriptural, sanctioned by the practice of patriarchs and prophets, and the precepts of the Savior. The fanataciam that assails us, is the product of infidelity, of rebellion against God, that presumes to be wiser than the Scriptures, and would substitute its disor-ganizing dogmas of liberty and equality for the conserva-tive teachings of the New Testament. We Southern minis-ters are the only preachers who proclaim as unmutillated Rible. Bible. Northern ministers have suppressed or perverted its teachings, and dare not say, "Servants be obedient to your own masters," &c. In this view, the struggle upon which we have entered, assumes the grandeur of a divine mission. We are the champions of God's truth, and he who falls in the struggle, falls a "bleased martyr." How fortunate is it that our duty to our country of inches with our duty to God, and patriotism is sublimated into religion! I feel that God is with us."

> How forcibly are the positions of Mr Fee's letter illustrated by the facts, which show the present state of the public mind, and of the representative men of Southern Christianity, in the secession States. The old Boards, be

> "Have claimed, that they can only go quietly along and spread the Gospel, that will silently kill slavery. Popular sins, entreuched behind law, and panoplied by a popular religion, are not sapped that way. The issue being made, the silence of conservative Boards and their mission-aries, is always construed into consent."

(See the whole of Mr. Fee's letter, in the Principio of Nov. 17, page 419.)

Mr. Fee takes the ground of the Church Anti-Slavery Society, that the church and the ministry, should form the conscience of the nation in respect to slavery, and should make it loyal to the law of God, against all unjust judgments of Courts, and unrighteous legislation of Congress: that the Word of God is our charter for freedom, and our armory against slavery; that the Lord God sanctions slavery, is practical infidelity. That ultimate success is sure, in the warfare with oppression, to a faithful ministry and a witnessing church.

"True christian sentiment," says Mr. Fee, "must precede right political action." The Wesleyan Conference of West Wisconsin, expressed the same sentiment, when it said that "moral sussion must prepare the way for political action." (see Principle of Nov. 24, page 429.]

Why, now, should not Christians at the North, the friends of a pure and faithfully applied Gaspel, take occasion of the trying ordeal through which the country is now passing on account of slavery, to meet in Conventions and christian Mass Meetings, in order to declare and argue the duties of Christianity and the Church, towards the oppressed and the oppressor? Why should not churches everywhere form themselves into Church Auti-Slavery Societies, on the basis of the Declaration of Principles put forth at Worcester, in order to record and perpetuate their honest testimony against slavery.

And why, at such a solemn time in the history of cur

<sup>#</sup> The time log the Ministers and Churches of the North to have rebuked this great hereny, was, when Prof. Hodge of Princeton, N. J., Pres. Picke, of Middletown, Conn., and Prof. Smart of Andover. Mans., commenced preaching it, before it had ever been heard of, at the South, according to the testimony of many Southern min

into sympathy with the oppressed !

If what The Independent says is true that in keeping cets and rights. alive a strong and healthy public sentiment against slavery no sgency can be compared with that of ministers and church members in New England, New York, and the members be called upon, now, to unite in some concert of action and prayer against the sin which they in common deplore?

Although a society be but a "donkey eagine," would not such a concert "furnish a new motive-power towards the progress of the cause of emancipation P And will not The Independent urge upon its thousands of ministers and church members cast and west, such a definite expression of their . Anti-Slavery desires and principles, although it may deem it "quite superfluous to form a society in New England for. the purpose of arousing its ministers and christians generally to their duty in opposition to slavery F

Now is the time for christians of all denominations to move together in the spirit and power of Whither's stirring

lines:

If we have whispered truth, whisper ao imager ; speak as the tempest does, sterner and stronger Still be the tones of truth louder and firmer, Startling the haughty South with the deep murrous God and our charters right, freedom for ever, Truce with Oppression? never, No. water !

#### NATIONAL SOVEREIGNEY ...

NO. XXIII.

HOW CAN THE PEDERAL GOVERNMENT ABOLISH SLAVERY ?

Since answering this question in a former article we have encountered the following objection against Federal abolition. It has been urged that the Federal Constitution does not authorize the Federal Judiciary to interfere in any question between a State Government and persons within its own jurisdiction, and as such is the question of slavery. it cannot be reached by the Federal Judiciary The objection is short-sighted. It does not occur to the objector that when a State enslaves a person within its own jurisdiction, that person is also under the laws of the Federal Union, and consequently entitled, as a citizen of the U. States, se Federal protection. The slaveholder, too, is a citizen of the U States as well as a State citizen. And since in depriving anothor citizen of liberty, he acts without any State authority recognized by the Constitution, his act must be judicially considered as personal, and not as an act in which the State is a party. He ought therefore to be treated as one citizen of the United States depriving another of liberty, without right and without due process of law. All questions of law and equity between one citizen of the United States and another citizen of the United States, are of course in the hands of the Pederal Judiciary. Now, let us see the effect.

A has got B into his possession and is depriving him of liberty. C is a Federal judge. His mind is much under the influence of fundamental principles. He knows that all men have rights, that government is bound to protect rights, that it has no anthority whatever to violate them or even to connive at their violation. He has sense enough to do his own thinking. He goes to the Constitution itself to know what the Constitution means, and has no notion of putting his understanding and conscience under the guidance of any sourt claiming a monopoly of constitutional exposition. He regards the Constitution as beneatly stating its own purpoor, and not as a descriptol instrument favoring tyranny.

contro and in the destiny of the enclaved, African race, In his view it is entirely an instrument of right. The case once of Heavy Clay, removed some of the most relicus and multiplying so rapidly in the South, should not the earns of A and B comes to his knowledge. As a Pederal judge, and repulsive features of the domestic traffic, for greater cet recommendation of the Church Anti-Slavery Society by he looks at the case with Federal eyes, he sees two efficers security of slave property. No other change that we know housed, for the observance of a monthly concert of prays of the United States one depriving the other of liberty, and of, has been made. Entrop. is determined to know whether it is by right and due proin the few instances where this practice has been adopt- cos of law. A writ of habeas corpus is issued, and A ap-My the meeting has been made one of intense interest and pears with It pleading a right of property under a State profit w Passor and people, and it proves also an effective right of excesignty. A right of sovereignty to deprive an innecent man, a citizen of the United States of liberty! and of aiding in the fulfilment of the Scriptural injunction Judge C has not learned his theory of State rights in the to remember them that are in bonds as bound with them , school of slavery, and is not fool enough to believe in such Why should not a cordon of such prayer meetings be a right. How can a State disregarding right and authorizstretched around the South, to depreciate mouthly, the Disling its violation, maintain a claim of sovereignty on the vine displeasure which some to be gathering and glooming ground of right? He knows, too, that if a right against over the region of slaves, and to educate the christian mind right, a right of a State to violate individual rights, were into the principles of Freedom, and the people's consibilities possible, it could not exist in a Confederacy formed expressly for justice, nor under a supreme law guarding lib-

Judge C further understands that State rights are nothing more or less than the rights of the people of a State. He deems it an act against the peace and dignity of a State, West, then why should not these ministers and church to enslave one of its people. Of course, he regards claveholders as the worst violators of State rights. He deems the Union the guardian both of State rights and the people's rights. Therefore he orders the discharge of B. This is an act of Federal abolition, and, at the same time it is an net defensive of State Rights.

How completely armed at every point with defensive argument in the radical abolition theory! No wonder it courts examination and seeks to be known to all. How unlike the contardly, self-distructing theory which finds security only in hushing agitation!

Mr. Gounget-In objecting toe part of National Sovcreignty, No 19, you my "Perhaps we do not understand him here." Indeed, I think you did not understand me, By political rights in the sentence you remarked upon, I meant only such rights as are politically created. Our right to elect lawmakers and judges is unquestionably a natural right, whether we choose to exercise it or not, though even this right is political, when politically recognized. But in some cases the right to elect is so entirely optional with the people and depends so entirely upon the form of the government they adopt, that I am more disposed to call it a political or constitutional right than a natural right. For instance, the right to elect postmasters, customhouse officers, patent officers, depend on the choice of the people to have such officers under their government and to hold the appointments in their own hands. Such a right can hardly be called natural, except as the general right to create officers is nenatural one.

My articles in the Principse have generally been printed with gratifying correctness, but not always. Some of the exceptions may be chargeable upon myself. In the article already named, just after the first break, "recognizes lawlessuess" was intended to be favors lawlessness. In the last seniones of No. 14 "professing" should have been preferring. In No. 7, "principal power" should have read physical pow-Other mistakes have occurred which I regretted.

I conclude by inquiring whether any, and, if any, what alterations have been made in the laws of the Federal Distriet, relating to slavery since the publication of Soethon's Black Code of the District of Columbia?

Answer .- So far as we know, there have been no alterations unde. Congress exercises "exclusive legislation" over the District. And Congress, we think has never dared to approach the subject. So long ago as we resided in the Federal District (1822, 3, and 4) the citizens greatly desired a revision of their laws generally, to bring them into uniformity, for half of the then District was governed by old Virginia laws, many of them obsolete or repealed in Virginia, but remaining, like the laws of the Medes and Persians, on the Virginian side of the Potomac. The old Maryland laws of the previous century, reigned, equally unchanging. It was well understood, then, that the Representatives and Senators of the Slave States would allowed no agitation of the subject of a revised Code for the District, last the Slove Code thereof should come up for revision. It was known that many citisens of the District were opposed to the slave traffic carried on there, and that some of them were opposed

The "Compromise measures of 1850" through the influ-

PROS REV. J. C. WEBSTER.

HOPKINTON, Ma., Dec. 11, 1860.

DEAR Mr. GOODELL -I thank the Lord every Monday morning, when I receive the Principia that He still spaces your life to develop the true principles of ethics and religion, depocially in their application to our great national crime of slavery. But I think they are doing hardly less good in correcting a superficial theology, which has begotten a superficial morality throughout our land. For the purity of our morality must depend upon a true and vital theology.

I heartily wish somebody would give you an endow ment of \$100,000 to put your valuable sheet into a larger form, and enable you to send it bread east over the whole

I am about sick of this political and ineffectual skirmishing on the great question of freedom, because, as a moral question, it lacks the Stid basis essential to success. The Christians of our land have not taken up the question on its true issue, as a sin against God, and therefore inconsistent with religious character. Consequently as you rightly say, in your last Principia, "the South" in the present conflict, have the advantage, and will maintain it. Slavery must be inherently sinful or it is not sinful at all. And if it is not sinful, that is, in itself "Innocent, the "South" is in the right and the "North" in the wrong. And the whole coutest must prove abortive, unloss there is enough of the moral and religious element mingled with it to keep it up till a higher vantage ground can be obtained.

You shall have my prayers. I wish I could let you have more money, which is as important in its place as prayer. Euclosed are \$2, for the ensuing year. Yours truly.

J. C. WEBSTER

From our own Correspondent. PROM SOUTH CAROLINA

CHARLESTON, S. C., Dec. 15, 1860.

We are going out of the Union with colors fixing and drums beating. We defy the Federal Government to atop us. We are going in our own lime and manner; we choose for ourselves the order of our going, and will take our baggage with us. We have already the United States Arsenal, with its 73,000 stand of arms and appointments, in our possession, and we will take Fort Moultrie, Fort Sumpter, and Castle Pinckney, whenever it suits our policy so to do. We have got the General Government under our thumb and it dare not re-enforce the Ports. We use the Administration at will. For upward of a month we have held the seventy men at Port Moultrie, as hostages for the good conduct of the Government. Not only will we take the Forte when we want them, and in doing so shoot down the garrison to the very last man, if they are audacious enough to resist, but we will appropriate to our own use the Custom-House, Post-Office, and other property, without even to much as asking leave of the Government. The Administration knows this; we have told them of items plainly as note can speak, and yet they dare not say a word or move a single step. If we cannot make our enemies to praise us, we certainly have compelled the Administration to help us. And thus are we going out of the Union with drams heating and flags flying !- Tribune.

FOREIGN SENTIMENT ON & COTTON CONFEDERARY.—The Richmond correspondent of the Petersburgh Express is un. pleasantly affected by the tone of the English and French papers. He says: .

"The comments of the English press on the elec-Lincoln must convince as of the South that Great Britain would be a most unstable reliance for a Cotton Confederacy. should a superior Power threaten the accurity of the latter. Without exception, the English journals rejoice at the result of the Presidential campaign, as indicative of the ultimate extinction of negro slavery in America.

"The French press, too, so far as it has spoken out on the subject of \*Lincoln's election, gives as little to hope from the friendly feeling of France, even if looking to Louis Napoleonfer protection would not be like giving the lamb to the welf. Such vulpine intimacy is to be regarded with immense distrust, convidering the character of the Emper-

# The Principia.

NEW YORK, SATURDAY, DECEMBER 22, 1800

#### THE IRREPRESSIBLE CONFLICT.

We cannot better present to our readers a view of the "irrepressible conflict" now going on, than by making some. extracts from a few of the newspapers before us, one morning, with some remarks of our own, in relation to them.

I. Not the least apposite to the real nature of the 'impending crisis of the South,' among the many suggestions lately thrown out for Northern action, is that a clear, strong and hearty-manifestation-be made in some way, on the part of Republicans especially, of the stern determination to put down servile insurrection, and protect the homes of the South, which shoety-nine in every hundred Northern men, are ready to express on any occasion that may all for it. There is reason to believe that it is just here that the South really fear the North will fail them .- N. Y. Sun.

"The Almighty has no attributes that could take sides with us in such a contest. - Jefferson.

II. The Columbia (S. C.) Guardian publishes a letter from Judge Longstreet, in which that jurist declares that Congress has the constitutional power to prohibit the exportation of all the products of slave labor, and arges South Carolina to second before the Abelitionists have time to pass a law to that effect. He adds; as the Abelitionists have never thought of this I would not remind them of it, for all this world's treasure, if I were sure the Southern States would not the Union. would remain in the Union.

Well. The Abolitionists have now the benefit of Judge Longstreet's testimony, gratis, whether the slave States remain in the Union or no. We have often remarked that Southern statesmen understand the anti-slavery character of the Constitution, as well as do the Radical Abolitionists, and we must confess that, in this particular application of it, we are indebted to Judge Longstreet for a new idea which we have never before thought of, or met with in the writings of any Abolitionist. It is doubtless correct, being included in the power of Congress 'to regulate commerce with foreign nations, and among the several States, and with the Indian tribes."-Art. I, Sect. VIII, Clause 1.

III. A letter that appears in the Charleston Mercury, dated at Lowell, Mass., declares that nothing should satisfy the South, short of anneudments to the Constitution that would make slavery legal and perpetual in every State in the Union, and upon all the territory, both present and future, of the United States. In the opinion of the writer, the passage of such amendments are not only possible, but

This does not surprise us. We have repeatedly told our renders that the controversy must come to this, and could not stop short of it. Yes. We have politicians and D. Ds, in New York and New England, who will go for slavery in all the States, foreign slave trade and all, rather than go for the abolition of slavery in all the States. The sooner they show their hand, the better. Whom that time comes there will be but two parties, and we have little fear for the result. With the concession that the present Constituther is anti-slavery (which is plainly implied in the above proposal,) it would be hard work to get the Northern people to consent to a pro-slavery one-especially after the promulgation of the Southern doctrine, by Calhoun, Pickcos, M'Duffie, Hammond, Dew, Fizhugh, &c., that slavery is the proper condition of the laboring people, irrespective

IV. "The crisis has not yet produced the man able to steer IV. The crisis has not yet produced the man able to the real the ship of State safely through the present storm. Necessity events in this case, unable to create the requisite gentus: and it appears as if the world was about to witness the deplorable fact of a great nation being lost, for w at of a single statesman with the genius to saggest, and the influence to apply a remedy to the evils that are falling upon the Republic.

The present state of suspense, before any State has taken the irrevegable step, is the onthe Republic.

The present state of suspense, before any State has taken the irrevocable step, is the only opportunity to preserve the integrity of the Union; and so far, it is being frittered away, without any progress to wards the adjustment of the difficulty that threatens to break the Republic into atoms, being made. The bopes of millions of our race, in all parts of the world, hang upon the issue; and unfortunately is caused be said that time brings any improvement of the prospect. Tovonto U. C. Leader.

The N. Y. Sun confesses that there is, apparently, too much truth in the above.

"The man able to steer the ship of State enfely during the precent storm," must needs believe in the Bible. the Declaration of Independence, the Constitution, as interpreted in the light of these, and in the practicability of doing right, under all circumstances whatever.

V. The Philadelphia Ledger says,

"If, as one nation, we are unable to get along, what is to enable us to do this ac two nations? Let us suppose that American mechanics had been expelled from Canada, as they have from South Carolina, or whipped and otherwise insulted and sent home, as they have from Savannah, how long would Canada have remained uninvaded?

"if disunion were to occur, we should want, of course, the free navigation of the Mississippi, and New Orleans as a free city. But how long could boats run without collision or strife? Slaves would secrets themselves on board, or the boats would be suspected, and force and bloodshed

Secession cannot be peaceable in its results for six months. At all events a clear plan showing how this he the result, ought to be wrought out to the satisfaction, both of the whole North and South, before the United States Government gives up an inch of ground or a parti-cle of the advantage in the shape of forts which she now, possesses, to keep the peace."

The Philadelphia Ledger is right. Division of the States would not heal the "irrepressible conflict." It must go on until either slavery or freedom is established over the whole continent. Reader! on which side are you to be counted?

VI. High pressure, moral as well as mechanical, is the rule in America, and threats of civil war may be used there in a strictly parliamentary sense. But if this rough sparring should by any chance be carried too far, and the threat so often uttered in jest or wantonness should be repeated in earnest, and lead to bloodshed, it is some comfort that the aggressors will not be the stronger party.

Mr. Lincoln will in that case command a majority in Congress, and will carry with him the support of all those who, however tolerant of slavery, will not tunely acquiesce in its becoming the basis of an illegal and hostile Confederation.—

There is something in the above, to think of. The slave States have always demurred against allowing the councipation of the slaves of Cuba, lest it should affect the stability of American slavery. Is not the stability of freedom, of equal importance to the free States?

VII. Let us dismiss from view the sufficiency or insufficiency of the reasons alleged by the South for secession. Let us inquire what ought to be done, in case a State, with grievances which really made the Union intolerable, should insist ances which really made the Union intolerable, should insist on going. In other words, what remedy is there against the tyranny of a majority of the States over the minority? The Supreme Court is not a sufficient barrier, for a compact majority of the States would in the long run, control the organization of the court, by appointing all the judges. A compact majority of the States would ultimately mould all the departments of the government into subserviency to its will. But the tyranny of majorities is the most intolerable of all tyranny. One of the chief duties of government is the protection of minorities. If the federal compact does not already afford them adequate security; if, in the progress of events, we have reached a point where a defect is disclosed in the guarantees of that instrument, a way is still opened out of the difficulty in the provision the Constitution makes for its own amendment. tution makes for its own amendment.

We know enough of the public sentiment of the country to pronounce, with certs sty, that any amendment is impracticable which would make greater concessions to the slaveholding interest, than are made by the compact as it

We therefore submit to the consideration of the country. whether the time has not come for an amendment to the constitution providing for the peacable secession of States.

The N. Y. World.

Here are several important concessions. (1.) The duty of governments to protect minorities, consequently to abolish slavery. (2.) That the Constitution in order to become pro-slavery, would have to be amended. [3.] That the people are too anti-slavery to amend it for slavery. [4.] That the pro-lavery Unionists, including "The World are turning disunionists! But what if "the public sentiment of the country," [too sati-slavery to make the Constitution pro-slavery.] should refuse to amend the Constitution for the convenience of The World, and the staveholders?

VIII. Hon. W. W. Ellsworth, ex-Gov. of Connecticut, in a letter to Senator Dixon says:

cellence and intelligence, who inquire, with anagement, what are the violations of the Constitution which the South complain of so much? I am obliged to say I do not know,

If it is the fugitive stave law, and I hear of nothing else, let me say, if there be any wrong here it should be put right, and I have no doubt it would be. The power of Congrees to provide for the restoration of fugitive slaves, is, in my opinion, not an open question, and I doubt if there he a judge in any of the higher courts of New England who would not sub-cribe to this opinion; and who, if called opwould not subscribe to this opinion, and who, it called op-on oficially, would uphold any unlawful obstruction to its execution. There are, however some clauses in the law [wholly unnecessary to its efficiency.] which ought to be erased from it, as being exceedingly offensive to a community of free and christian people

What these clauses are, Ex-Gov. Ellsworth does not cay Perhaps he alludes to those that facilitate the kidnapping of free negroes, or white men, and which are "unnecessary to its efficiency in capturing fugitive slaves." Ex-Gor. Ells. worth is a deacon in Dr. Hawes' Congregational Church. We wish his pastor would preach a sermon to him from

Thou shalt not deliver unto his master the servant that hath escaped from his master unto thee. He shall dwell with thee, even among you, in that place which he shall choose, where it liketh him best; thou shalt not oppress him."

The Doctor, perhaps, might explain which of the clauses of the Eugitive Slave Bill should be "exceedingly-offensive to a free and christian people"-more than those features which make it efficient for capturing fugitive slaves.

The Deacon, however, is evidently ill at ease, in his own mind, on the subject, as will appear from the following addi-

And now that I am speaking of the fugitive slave law let me say, in all candor, the South do not duly consider how deeply our people are attached to personal freedom, and how it disturbs our feelings to see an industrious and inoffensive man, with perhaps a dependent tamily, seized and carried away, to serve another without reward, during his whole life. When we see this, we have to repress very greatly our deepest convictions, yet I make no 'question that the power is in the Constitution, and that it is our duty to yield to it. If slaves are rescued, let them be paid for, by the State.

"A community of free and christian people" we should think, would find other and better, means of satisfying their sympathies and consciences, than by paying a tribute to the slaveholders for the privilege of obeying the most sacred dictates of humanity—the plainest precepts of the Bible.

We should like to see the altempt made by .Ex-Gov. Ellsworth, (who has also held the office of chief justice of his State) to make out the constitutional duty of returning fugitive slaves, by any process of interpretation consistent with the legal rules of interpretation, laid down by the Courts,

Should be find it impossible to do this, would be not feel himself at liberty to follow his benevolent instincts, his sense of justice, his humanity, his conscience and his Bible? Would he not assert the right of obedience to these, without paying a tax to the slaveholders, for the privilege?

"The World" says-

If the present controversy should be patched up it, would

If the present controversy should be patched up it, would be only a temporary truce. Like ulcers driven in, it would reappear in another spot with increased virulence. We can't afford to have this thing sonstantly recurring We can't afford to carry along the disease in our political system. Almost any purge is preferable, so it be thorough. Let us have some medicament that will reach the seat of the malady. No matter whether it is emetic or cathartic, the lancet or the cauterizing iron. The torques of the most "heroic" practitioner are preferable to the disease if he fill only achieve a permanent. fill only achieve a permanent.

And so "The World" is for a radical cure, cost what it may. So are we. And we believe a national abolition of slavery to be that radical cure. The World, has, however, no ideas in that direction. It invites the North and the South to unite in the "adoption of a remedy." "Ascertain the wiff of the people" of the South, and if they are indeed for secessian, let them second. A remedy with a vengence Rather than obey God by executing justice between a man and his neighbor-rather than compet the two bondred thousand slaveholders to "let" their four millions of slaves "go free," the World would have the nation fall to pieces and disband! This is the bottom of Union Saving conservatism, is it? Disusion to prevent abolition, instead of abolition to save the Union! Pretty much as we supposed it would be, whenever their professions of Union saving should be put to the test. But what if a division of the Union should be only "patching up the controversy?" How would it dispose of the fugitive slave question! How

would it prevent the Lynching of Northemers at the South? How would it prevent perpetual broils until slavery is abolished?

Discussions on Civil Government, in Rev. S. S. Joslyn's Cong. Church, Williamsburgh. Last Tuesday Evening, the question "On whom do the responsibilities of Civil Government rest I' after discussion, was continued over for further consideration, on Wednesday evening next, 1

A spirited debate is expected.

# News of the Pap.

The state of the Country, in relation to its political and financial affairs, continues to absorb the general attention and the News departments of the journals before us are chiefly occupied with items of information on these topics, or speculations and utterances of prominent citizens, official and quofficial, in respect to them. Facts and opinions are become so interwoven together that it is not easy to discrimmate between them. There are times and such a time is she present-when expressions of thought are to be regarded he events, and the most important items of news affoat in the community, and are so regarded among the people.

Of political events, properly so called, the resignation of Cons. Secretary of the Treasury, and Geo. Lewis Cass. Secretary of State, are the principal, up to the time of our present writing.

Mn. Cosa resigned first, and the common understanding, we believe is, that he leaves the National Cabinet, for the purpose of joining in the incipient rebellion against the Federal Government now openly plotting in his own State. The resignation of Gon. Case is thus announced by the Herald.

General Cars, Secretary of State, has resigned his post, and the resignation has been accepted by the President. Gen. Cass was induced to this course owing to a irreconcilable difference of opinion as to the propriety of reinforcing the garrison at Fort Moultrie, in the harbor of Charleston, the General being in favor of sending additional troops there. the General being in favor of sending additional troops there, while the President opposed such a measure for obvious

What those obvious reasons are, the public are permitted

Senator C. C. CLAY, Jr. of Alabama; in a long letter to the Governor of his State, tenders his resignation of his seat in the Senate after the 4th of March next, "unless the State should sooner dispense with (his) services." The tone of his letter iddicates that he anticipates and justifies a secession. Among the grevances onumerated in his letter in the election of Mezers. Lincoln and Hamlin, to which be adds-

The enormity of this outrage upon us is aggravated by this abolition triumph having been effected, with the aid of the votes of negroes, who are thus recognized as the equals of the white race, and made citizens in spite of the denial of citizenship to negroes by the Supreme Court of the United States

Mr. Clay should have added that the Federal Constitution was adopted in 1787-9 by the "votes of negroes" in most if not all of the States, including Maryland and Virginia, without a question. Mr. Clay appeals to the negro hating prejudices of the Northern people, as follows-

Let the non-slaveholder as well as the slaveholder remember that that party proposes to make the degro his equal in political and social privileges—going to the polit, the witness stand, the jury box, the representatives hall, as the peer of the white man, and claiming his daughter in marriage, as is now done according to law in Massachu-

Why did he forget to mention that Col. Richard M. Johnson of Kentucky, Democratic Vice President of the United States, fived with a black woman whom he called his wife and addressed as Mrs. Johnson, admitted to his bed and board, and whose daughters he called his own, and edocated and treated them accordingly. Does Mr. C. C. Clay, Jr., propose a separation of his State from Kentucky? He closes his letter as follows-

As I shall not probably be able to take my seat in the Senate for several weeks, I would vacate it immediately for a successor, if I thought the State needed or desired repre-Scutation in that body. Rus I hope and believe that she at last, after many years of patient endurance of insult and in-lary, has resolved to take her destiny into her own hands. Frusting that her sons will fully sustain you in the proud and patriotic position you have taken, and will prove that they deserve the freedom they inherited from their sires and intend to frommit it, unimposed to their children, by leclaring in each and very county in her limits in favor of immediate secession and independence out of the Union, and against present submission and future subjection in the Union. C. C. Clav, Jr.

Bravo! When the "proud and pririotic sons of" Alabama transmit freedom to all their children, and when all the slaveholders shall do the same, we shall witness the abolition of slavery, and the return of peace and unity to the

#### THE SOUTH CAROLINA CONVENTION

Columbia, S. C., Dec. 15, 1860.

The House yesterday, by a small majority, voted in favor of adjourning the Legislature to Charleston. The Senate may concur on Monday.

But few delegates to the convention have arrived. Mesera Cobb and Mills are here. Mr. Hooker, Commissioner from Missi-sippi, and Mr. Elmore, from Alabama are

It is the beginning and ending of all conversations that South Carolina will promptly pass an ordinance of secsesion, and, for weal or woe, resume the powers of sove-

Considerable gloom appears to prevail among all classes two members of the Federal Cabinet, Mesers J. Howell at the prevalence of the small pox, deterring hundreds from visiting here.

> THE GRAND JURY of the United States (?) for the Middle District of Alabama have presented the Foleral Government as a nuisance, on account of its devolictions in respect to the slavery question. The Grand Jury should know that there are many abolitionists who agree with them; and That so far as the present Federal Administration is concerned, a majority of the people have already signified their concurrence. Should not this sympathy beget union? We remember when Southern pullifiers and Northern tariff men, patched up their quarrel, by uniting to put down President Jackson, and this was the origin and composition of the whig party

DISTRESS IN RICHMOND, VA .- The Richmond Whig says hundreds of industrious mechanics in that city have been deprived of employment by the financial pressure, and that at the close of the year there will been greater number of men idle in that city than has ever been known there be-

Gov. MAGOFFIN of Kontucky, proposes a basis of pacification, as follows :-

1. Repeal, by an amendment of the Constitution of the United States, all laws in the free States in any degree multying or obstructing the execution of the Pugitive Stavelaw.

2. Amendments to said law to enforce its thorough execution in all the free States, providing compensation to the owner of the slave from the State which fails to geliver him up under the requirements of the law, or throws obstates in the way of his recovery.

2. The passage of a law by Congress compelling the Governors of the free Etates to return fugitives from justice indicted by a Grand Jary in another State for stealing or entiring away a slave.

4. To amend the Constitution so as to divide all the Territories now belonging to the United States, or hereafter to be acquired, between the free and the clave States, say upon the line of the thirty-seventh degree of North latitude—all North of that line to come into the Union, with the requisite paguiation, as free States.

Does not Gov. Magadia, know that every proposal of this kind is a proposal to open snew the agitation of the slavery question in every school district school bouse in the free States, with this virtual concession to the radical political abalitionists, that the present Constitution is anti-slavery and must first be amended, before Fugitive Slave bills can be made constitutional-and before the Personal Liberty hills of the Sates can be set aside as unconstitutional?

#### MANIFESTO FROM SENATOR TOOMBS.

Avetera, Ga., Sainrday, Dec. 16.

Here we have it again! Amend the Constitution, so as to make it pro-slavery, and then Mr. Toombs and the State of Georgia, along with Gov. Magoffin and the State of Kentucky-aye, and South Carolina, no doubt will consent to remain in the Union. So we supposed, Only let the Republicans in Congress rote for the amendments, and all will be well—that is, if the people of the North can be enjoled by them, and acquiesce in the new "compromise." It is becoming more apparent that the rage and bluster at the South is got up for effect—to operate upon Congress, and upon the people of the North. Will it succeed? We shall

And here comes another part of the ruse.

AHAB PROGLAMMS A FAST

#### A DAY OF FASTING AND PRAYER

TO THE EDUCAL OF THE UNITED STATES - A RECOMMENDATION

Numerous appeals have been made to de by pious and pariotic as ociations and citizens, in view of the present distracted and dangerous condition of our country, to recommend that a day be set apart for Humiliation, Fasting and Prayer through-out the Union. In compliance with their request, and my own sense of duty, I designate Friday, the 4th day of January, 1801. for this purpose, and recommend that the people assemble on that day according to their several forms of worship, to keep it as a solemn Fast.

The Union of the States is at the present moment threatened with alarming and immediate danger—panic and distrest of fearful character prevail throughout the land—our laboring population are without employment, and consequently deprived of the means of carning their bread—indeed, hope seems to have deserted the shads of mea. All classes are in a state of confusion and dismay; and the whest counsels of our best and pur at mea are wholly disregarded.

In this, the hour otogr calamity and petil, to whom shall we resort for relief but to the God of our Fathern! Hu Omgalpotent Arm only can save us from the awful effects of our corn crimes and follies—our own ingratitude and guilt towards our Heavenly Father.

Arm only can save in from the and strift towards our Heavenly Father.

Let us then, with do p contrition and penitent sorrow, unite 
in humbling ourselves before the Most High, in confessing our 
individual and national sins, and in acknowledging the justice 
of our punishment. Let us implore Him to remove from our 
hearts that faise pride of opinion which would impel us to persevere in wrong for the sake of consistency, rather than yield a 
just submission to the unforseen exigencies by which we are 
now surrounded. Let us with deep reverence, beseech Him to 
restore the friendship and good will which prevailed, in former 
days, among the people of the several States; and above all, to 
save us from the horrors of civil war and "blood-guiltiness." 
Let our fervelit prayers ascend to His Throno, that He would 
not desert us in this hour of extreme peril, but remember us as 
He did our fathers in the darkest days of the Revolution, and 
preserve our Constitution and our Union, the would of their 
hands, for ages yet to come. An Omnifotent Providence may 
overrule existing evils for permanent good. He can make the 
wrath of man to praise Him, and the jemainder of wrath He can 
retrain. Let me invoke every individual in whatever sphere 
of life he may be placed, to feel a personal responds lifty to did 
and his country for keeping this day holy, and for contributing 
all in his power to remove our actual and imponding calamities. 

James Bounanax.

Warmaray, Dec. 14, 1860.

"Herrors of civil war? Blood guiltiness?-And these are deprecated, foresoth, by the President who sent Feder. al troops to Kansas, to help the border ruffians butcher the free settlers, and establish slavery, proclaiming, in his Kansas Message, that Kansas "was a Slave State, as truly so, as Georgia and South Carolina," upon the principle that slaves are property by a tenure above and botore all constitutions and laws which would carry it into every State in the Union, in despite of all constitutions and state tory laws of the people.

By the side of Mr. Buchansa's Proclamation for a fast let us record and listen to the word of God, by the anouth of his inspired prophet Issiah-the same prophet from whom Jesus Christ cited his commission, as the Messiah, to proclaim liberty to the captives."-

"Cry aloud, spare not; lift up thy voice like a trumper and show my people their transgression, and the house of Jacob their size. Yet they seek me daily, and delighs to know my ways, as a nation that did right-counces, and forsook not the ordinance of their God. They ask of me the They ask of me the ordinances of justice, they take delight in approaching to God. Wherefore have we fasted, say they, and thou went not? Wherefore have we afflicted our coul, and thou takest no knowledge I - Behold, yo fast, for strife, and the bate, and to smite with the first of wickedness. Ye sha not fast, as ye do ship day, to make your voice to he heard on high. Is it such a fast that I have chosen? a day for a man to afflict his soul? Is it to bow down his head, as a bulrach, and to spread sacklath and ashes under Will thou call this a fast, and an acceptable day to the

Is not this the fast that I have choose? to loose the bands of wickedness? to under the heavy burdens, and to let the oppressed go free, and that ye break every yake? Is it not to deal thy bread to the bungry, and that thou bring the poor that are cast out to thy house? when then seest the maked thou those cover him, and that thou hide, not thyself from thine own flesh? Then shall thy light break forth as the morning, and thine health shall spring forth

forth as the morning, and thus health shall spring forth speedily, and the rightenumes shall go before thee, and the glory of the Lord shall be thy rere-ward.

Then shall thou call, and the Lord will answer. Thou shalt cry, and he shall say, here I am. If thou take away from the midst of thee the yoke, the putting forth of the finger, the speaking of vanity. And if thou draw out thy soul to the hungry, and satisfy the afflicted soul, then shall thy light rise in obscurity, and thy darkness be as the aconday."

One such fast day as this, would do more for the nation than all the fasts over kept in it, since the landing at Jamestown, and at Plymouth.

There is more of real political wisdom in that Chapter of Isaiah than in the President's Message and all the discussions in Congress on the subjects introduced into it.

#### POWERLESS FOR PROPECTION.

The Federal Government, as administered by Pierce and Buchanae, has been powerful enough against freedom, and free men, but it has no power against slavery and slave-holders. A national government that will not protect all its subjects, of all conditions and colors, cannot protect the national property, nor maintain its own authority. See here, the proof of it.

WASHINGTON, Saturday. December 15. Buchanas dare not send reinforcements to Fort Moultrie, because Floyd will refuse to sign the order. That will involve the necessity of removing him, and Wigfall has told the President that any attempt to reinforce that point, will produce a civil war.—Evening Post.

No fear of producing a civil war, withheld the President from sending Federal troops to Kansas. "A terror to good works, not to the ovil" is the only government in a slave country.

#### VARIOUS OPINIONS.

The Southron, published at Elizabeth City, N. C., argues that if a State had the privilege to secode peaceably and without molestation, it would be neither prudent, honorable, nor practicable to do so at the present time. It asks the following pertinent questions: "Is it probable that any one of the grievances of which the South complains, will be remedied by secession? Will slave property be more secure? Will fugitives be more easily reclaimed? Will slave property bear a better price? Will personal liberty bills be repealed thereby?

The Louisville Journal says, unless the Cotton States secure the united co-operation of the border slaveholding States. we consider it impossible for them to precipitate a secession. Temessee and Kentucky are watered by rivers which have their sources in Alabama, Georgia, and Mississippi, while the "father of waters" forms the western boundary, and, therefore, these States must always be politically united. It is idle to talk of dismemberment, for these great arteries cannot belong to two different bodies politic. The South must be as a unit, and the Federal Union must be preserved. There are too many bold and unfliciting advocates of the right, in the South, to lead us to doubt the return of reason to the Southern mind

In view of the resignation of Gen. Cass, and the breaking up of the Cabinet, the Herald comes to the conclusion that the best stop for the President would be to resign himself, and leave the conduct of affairs in the hands of Breckinridge.

The Cincinnati Press reminds the South that there inxury they will lose by disunion; that is the luxury of lynching Northern men. To suppose that a separate nation would ing Northern men. To supp me that a separate nation would allow its citizens to be treated in the way ours are now, in the South, without retallistion, would supp use it fit for slavery, and ontirely untit for its own government.

Is it not a strange peculiarity of our government, that it has ample power to protect its subjects and citizens abroad, but cone at home ?- ED. PRINCIPIA.

#### NORTHERN CONFEDERATES OF SLAVEHOLDERS.

At Boston, an attempt was made to break up a meeting as nembled to bear a lecture from Wendell Phillips, at Music Hall, on "Mobs and E lucation." Some disturbance was made, but the lecture was heard and fair. The mob encound the lecturer home, giving some appropriate illustrations of the sub-

In New York a Union or more properly, a Dis Union meeting has been held-not a public, but a select macting, at the REPUBLICANS JOINING THE SLAVE-CATCHERS! REPEAL OF dwelling house of one Richard Lathers, a South Carolinian, who ears he stands ready to join the stan lard of result against the Federal Government. The invitations to this select meating, appear to have been very judiciously made, as for example, Mr. Gerard Hallock, of the Journal of Commerce, Sidney E. Morse, of the New York Observer, Charles O'Conor, (who presided.) the open advocate of slavery on principle. James T. Brady Esq., the cloquest souncel for kiduappers, Hon, Millard Fillmore, Edwin Croswell of the Albuny Argus, Erastus Brooks of the N. Y. Express, Hon. Martin Van Buren, R. H. Walworth. (Chancellor) of the American Board, Amasa J. Parker, James Gordon Bennett of the N. Y. Herald, Rev. J. H. Taylor, Rev. F. L. Hawkes, Hon. W. Hunt, John Van Buren, Editor N. Y. Observer (Dr. Prime), Watte Sherman, Royal Phelps, &c., &c. We know not whether all these were present, but their names appeared with the publithed official report of the proceedings.

Some portions of the speeches are sufficiently striking. We quote from The Tribune.

Mr. Chairman O'Conor made a Union speech which was altogether the strongest and ablest defense of Disnaion that we have seen. Its drift was just this-If the Free States regard Slavery, not as a good to be cherished and diffused, but as an evil to be resisted and circumscribed, then the South ought to secode. Hear him!

"Political parties should never be divided upon 'moral 'questions,' as they are called. In the phrase of 'moral,' I include the whole circle of religious opinion. And political parties can never be beneficially formed in a Free State, founded on the odium and detestation in which one party is required to hold the life, walk, and conversation and morals, or the religious opinions of another. Applause. It hence follows that when politicians, seeking for some issue on which to divide the when politicians, seeking for some issue on which to divide that community, select as their point, as their banner, 'Odium against negro slavery,' they select an issue which necessarily leads sooner or later to a dissolution of the Union. It was and no truer philosophy could have been uttered, and I find no fault with the expression—it was necessarily an 'irrepressible conflict,' in which one party or the other must be absolutely as that it and to be a second in an adverse the anbdued, so that it could no longer sustain, in any degree, the contest with the other."

"We have met to assure the South that we are their friends We have met to present to them, in the strongest form in our power, the assurance of our continued action in their favor, and to concert such measures as may lead to staying the pro-gress of that justifiable discontent—I insist upon calling it so Applicace—to stay the affirmative, final action of that justifiable discontent until we shall have had an opportunity of changing the existing state of things, and relieving the South from the present position of affairs. That is to say, a party which believes it a duty to support and crush out Slavery, being in possession of political power as it respects the central government, we may not be able to control that party in par-ticular States; but within a very short period I sincerely be lieve we shall be able, and I trust we shall satisfy the South of that fact, to hurl that party from power, and by united action prevent its power of mischief in the interval."

The address emanating from the meeting affirms the right of carrying slave property into the Territories, the same as other property, upholds the fagitive slave bill, denounces personal liberty bills, &c.

Among the resolutions, is the following:

Resolved, That we pledge ourselves to uphold these principles by all the means in our power; to seek by all practicable efforts a redress of the wrongs of which the Southerk States justly complain, and to maintain their equality under the Conetitation, in the full enjoyment of all the rights and privileges is confers.

Resolved. That while we deplote the existing excitement in the Southern States, we do not hesitate to say there is just ground for it. But we excuestly entreat our Southern brothern to abstain from hasty and inconsiderate action, that time may be afforded for bringing about a reconciliation of existing diffrences, and that the union of the States—the source of union of the states—the source of union of the source of the s

our rences, and that the union of the States—the source of our prosperity and power—may be preserved and perpetuated by a restoration of public harmony and mutual confidence.

Resolved, That Hon Millard Pillmore, Hon Greene C. Bronson, and Richard Lathers, Esq., be appointed a committee to proceed to the South, with a view to make such explanation to our Southern brethren, in aggard to the subjects embraced in the address and resolutions as they may deem necessary, and to sive such further aimmone as may be neaded to manifest our defermination to maintain our rights. to manifest our determination to maintain our rights,

If the country should escape civil war, no thanks will be due to these professed Union men, and partificators, who are jeet-like a procession of reling drankards after a temperance thus sympathising with the needers, and stirring up treasurable opposition to the Federal Union.

HOUSE OF REPRESENTATIVES.

PERSONAL LIBERTY BILLS RECOMMENDED!

Mr. Adrain (anti-Lecompton dem.), of N. J., offered the

Whereas, The Constitution of the United States is the supreme law of the land, and its ready and saithful obedience a duty of all good and law-abiding citizens; therefore.

Resolved, That we deprecate the spirit of disobedience to the constitution, wherevery manifested, and that we expressly recommend the repeal of all statutes by the State legislatures in consider with and in violation of that serred instrument, and the law of Congressions and the name of Congressions and th aws of Congress passed in pursuance thereof.

Mr. John Cochrane (Dem.), of N. Y., offered an amendment to include in the recommendation the repeal of all Personal Liberty bills, so called. Mr. Adrain accepted the amendment. Mr. Sherman (Rep.), of Ohio, ineffectually endeavored to have the words, "All the nullifying laws," inserted after the words, "Personal Liberty bills."

The main question was ordered, 106 to 55, and the rosolution was adopted by a vote of 151 to 14. The preamble passed unanimously. The vote on the resolution we classify

Republicans.—Aldrich, Ashley, Rabbitt, Beale, Brigham, Blair, Blake, Brayton, Brigge, Buffinton, Burlingame, Burnham, Butterfield, Campbell, Carter, Case, Colfax, Conkling, Covodo, Daws, Delano, Duell, Dunn, Ely, Farnsworth, Fenton, Frank, Gooch, Grabam, Grow, Hale, Hall, Helmick, Humphrey, Irrin, Lunkin, Kalkoge, of Mishigan, Kanyon, Kilkoge, Kullinger, Kanyon, Kilkoge, Willinger, Kanyon, Kilkoge, Kullinger, Kull Gooch, Gradam, Grow, Hale, Hall, Hermick, Humpersy, Ivin, Junkin, Kellogg of Michigan, Kenyon, Kilgore, Killinger, Lee, Longenecker, Loomis, Lovejoy, McKean, McKnight, McPherson, Millward, Morehead, Morris of Pennsylvania, Nixon, Olin, Palmer, Pettit, Porter, Pottle, Rice, Royce, Scranton, Sherman, Spaulding, Stanton, Stewart, Thayer, Tompkins, Train, Trimble, Verree, Wade Waldrove, Walton, Washburn of Illinois, Wilson, Wood. ble, Verree, Wa Wilson, Wood.

Wilson, Wood.

Administration Democrats — Allen, Anderson, of Mo., Avery, Barry, Barrets, Bocock, Branch, Brown, Burnett, Clark Mo., Cobb, John Cochrane, Cox, Craige, Craige, Crawford, Garnett, Edmonson, English, Florence, Fouke, De Jarnette, Harris of Va., Hindman, Holman, Houston, Howard of Ohio, Hughes, Jones, Landrum, Larrabee, Leais, Loguen, Maclay, Martin of Ohio, Martin of Va., McClernand, McKenty, Montgomery, Morris, Niblack, Noell, Pendicton, Peyton, Pryor, Regan, Robinson, Ruffin, Scott, Sickles, Simins, Stevenson, Thomas, Woodson, Wright.

Anti-Lecompton Democrats. -- Adrain, Horace F. Clark, Davis of Ind , Reynolds, Mggs.

Americans. -Adams of Kentucky, Anderson of Kentucky, Bottler, Bouligny, Etheridge, Gilmer, Hardeman, Harris of Maryland, Hatten, Hill, Leach, Mallory, Moore of Kentucky, Quarles, Smith of North Carolina, Stokes, Welsh.

All Republicans.—Alley, Carey, Edwards, Elliet, Rutchins, Potter, Edwin B. Reynolds, Sodgwick, Spinner, Tappan, Van dever, Washburn of Wisconsin, Washburne of Maine, Wells.

Mr. Lovojoy (Rep.) of Ill., offered a resolution making a similar declaration to Mr. Adrain's, with the addition of recommending a repeal of all the nullification laws, and as serting that it is the duty of the President to protect and defend the property of the United States.

Objection was made from the Domocratic side,
Mr. Lovojoy modified his resolution by striking out the
words "law abiding," and it was passed by 125 ayes; anys

#### THE OTHER SIDE OF THE BARGAIN-

ENDORSEMENT OF ABRAHAM LINCOLN!

Mr. Morris (Dem.), Ill, offered his resolution declamatory of devotion to the Union, saving that it contained the language of Washington's Farenell Address is was adopted as fol lows, by a vote of 115 to 44.

Resolved by the House of Representatives, That we prop erly estimate the immense value of our National Union to our collective and individual happiness; that we cherish a cordial, habitual and immovable attackment to it; that we will speak of it as of the palladium of our political safety and prosperity that we will watch its preservation with jealous anxiety; that we will discountenance whatever may suggest even a aspicion that it can, in any event, be abandoned, and indiguantly frown upon the first dawning of every attempt to alienate any portion of our country from the rest, or enfeeble the sacred ties which now link together the various parts; that we regard it as a main pillar in the edifice of our real independence, the support of tranquillity at home, our peace abroad, our safety, our prosperity, and that very liberty which we so highly print that we have seen nothing in the past, nor do we see anything in the present, either in the election of Abraham Lincoln to the Fresidency of the United States, or from any other existing cause, to justify its dissolution; that we regard its pergenity as of more value than the temporary triumph of any party or any man; that whatevenevits or abuses exist under it, ought to be corrected within the Union, in a peaceful and conwe will discountenance whatever may suggest even a suspicion ought to be corrected within the Union, in a peaceful and constitutional way; that we believe it has sufficient power to redress every wrong, and enforce every right growing out of its organization or pertaining to its proper functions; and that it is a patriolic duty to stand by it as our hope in peace and our

And so, by recommending to the Northern State Legislatore, the abandonment of their citieses to the tenders mere

of the human blood-hounds, the Republicans have purchased from the House, its certificate of the safety of permitting the insuguration of Mr. Lincoln !

#### AMENDMENT OF THE CONSTITUTION, AGAIN.

Mr. John Cochrane offered a preamble setting forth that a conflict of opinion, threatening the peace and harmony of the Union, has risen, concerning the true intent and meaning of that part of the constitution in relation to African slavery within the territory of the United States and that the opinion of the majority of the Supreme Court of the United States, as delivered by Chief Justice Taney, recognizing property as slaves, etc., chasid be received as the retalement of the question, as therein discussed and decided.

Mr. Cochrane also proposed, as an amendment of the conatintion, that Congress shall have the power to establish governments for any territory, and that the people therein, having adopted a state constitution, may be admitted into the Union, and that neither Congress nor the people during their territorial condition shall pass a law to annul or impair the right of property therein. Referred to a select committee.

So we have also Mr. Cochrane's virtual admission that the present constitution is anti-slavery. This, he must have carned from his uncle GREET SEITH, if in no other way.

#### AND HERE COMES ANOTHER!

Mr. LANE [Dem., Oregon] introduced the following reco-

Whereas in 1847 and 1848, the Northern States adopted a resolution in favor of the Wilmot Provine, and the Southern States adopted counter resolutions declaring that they

con States adopted counter resolutions declaring that they would resist the measure;

Whereas, in 1850 Compromise measures were passed agreeing that the people of the Territories should decide the question of slavery;

Whereas, by the late election the Northern States reafirmed their former position that Slavery be excluded;

Whereas, a number of Southern States, regarding this late action as destructive of the equality of the State and their rights in the common Territories, have indicated their purpose to dissolve their political connection, and as such a result would be disastrous to both sections, if extended with civil war, and perhaps with horrors never before recorded. civil war, and perhaps with horrors never before recorded

Whereas, it appears that the present system of government is inadequate to the exigency of the times;
Whereas, in similar difficulties our fathers met to adopt a

Whereas, in similar difficulties our fathers met to adopt a new plan of government—Therefore;

Resolved, That the soveral States be requested to send Commissioners or delegates to consult on the present times; that the Southern States be requested to meet together previously, and decide on conditions necessary to their peace and safety, and submit their opinions to the delegates from the Northern States; further,

Resolved, That it is contrary to religion and the spirit of the age for the Government to intenfere in any way with any stans the States may agree to adopt; further.

any stops the Etates may agree to adopt; further.

Resolved, That the Federal Government will abstain from the employment of any force aggressive toward any State, and if there is any danger of a collision, the Federal forces and State forces be promptly withdrawn.

Mr. Douglas (Dem.Ill.) suggested that they be laid over, and that all such resolutions be referred to the Committee

of Thirteen when raised.

The resolutions were laid over-

The above is a plain declaration that the slaveholders demand a new Constitution, for the protection of slavery, because the present constitution is inadequate to the exi-

And the proposal, in the closing Resolution is nothing less in reality, than a proposal to distand the National Government. A national abolition of slavery, under the present Constitution, is evidently, the main danger feared.

A Congressional budorsement of our doctrine of the Anti-Slavery character of the Constitution seems in progress so far, at least, as the Democrats are concerned. What the Republicans will do, remains to be even. We notice they generally followed the Demograts as nearly as they can, without treading upon them.

#### AND YET AGAIN!

Mr. Sickles (d-m.) of New York, offered an amendment to the Sin article of the Constitution. It was referred to the Committee of Party Three.

Mr. Crawford, [dem of Go.] offered a resolution, declaring that the constitution recognized property in slaves; that Con-gress has passed laws to aid slaveholders in re-capturing their slaves whenever they es ape and make their way into the free states; that the Supreme Court has decided that negroes are that the Supreme Court has decided that negroes are not included either in the Declaration of Independence or in the constitution, except as shares; that they cannot become the constitution, except as shares; that they cannot become the constitution, except as shares; that they cannot become the constitution, except as shares; that they cannot become the constitution of the Holes of Representatives, will sustain and support the construction of the constitution, the laws, and the said decision of the Supreme Court. In glascharge of the every day duties of life. Her memory will dreamed of, are pustible. Since above your mirroundings!

Tow, and belish, and little-souled, and your own the cares and the lonelineas of a protracted widowhood, bosoniag the children in the Declaration of the cares and the lonelineas of a protracted widowhood, bosoniag the children in chilled.—But do not be discouraged!

You knew that such children in the cares and the lonelineas of a protracted widowhood, bosoniag the constitution, except as share; that they cannot become or amount of the cares and the lonelineas of a protracted widowhood, bosoniag the children in the cares and the lonelineas of a protracted widowhood, bosoniag the children in the cares and the cares and the lonelineas of a protracted widowhood, bosoniag the children in the cares and the lonelineas of a protracted widowhood, bosoniag the children in the cares and the cares and the lonelineas of a protracted widowhood, bosoniag to children in the cares and the lonelineas of a protracted widowhood, bosoniag to children in the cares and the cares and the lonelineas of a protracted widowhood, bosoniag to children in the cares and the lonelineas of a protracted widowhood, bosoniag to children in the cares and the lonelineas of a protracted widowhood, bosoniag to children in the cares and the cares and the lonelineas of a protracted widowhood and care and the cares and the lonelineas of a protracted widowhood and the cares and the cares and the lonelineas of a protracted wido

#### AND ANOTHER STILL;

Mr. Florence submitted the following: Resolved, &c., that the following amendments be proposed to the constitution of the United States.

"The right of property in slaves is recognized, and no law shall be passed, and nothing shall be done, to impair, obstruct or prevent, the fall and free enjoyment and use of such right in any territory or other property of the United States.

#### THE CONSTITUTION IN THE SENATE

The Senate has entered upon the task of devining a compromise for the settlement of the slavery question. A select Committee on the subject was ordered in that body yesterday, and Mr. Crittensien submitted a series of amendments to the Constitution, of which the leading feature was the adoption of the Missouri Compromise line extended to the Pacific. North of that line slavery in to be prohibited—South of it slaves are to be protected by authority of the Federal Government as property. Fugitive slaves are to be paid for, if rescued—Congress to reimburse the owner, and look, to the county where the rescue occurs for reimbursement. And sundry fresh guarantees are to be given for the security of slavery in the States, and in the District of Columbia, and for the immunity of the domestic slave trade from interference.

#### POSTSCRIPT.

Thursday Morning .- The Telegraph brings important news "The South Carolina Convention has unanimously adopted an Ordinance declaring the Union dissolved. The U. S. arms in Charleston aronal are delivered to the City Authorities. The Commander at Fort Moultrie has received instructions from President Buchanan to enrrender." This hast item needs confirmation.

#### OBITUARY.

#### " THE LATE TIMOTHY STOWE

The following resolutions were passed at the table of the Lord's Supper in the church of Peterboro, November 11th, 1860.

GERRIT SMITH.

Resolved, that it is with deep emotion that the Church of Peterboro bears of the death of its former Paster, Timothy Stone: and that here, whilst sitting around the table of the Lord's Supper where he so often ast with us, we recall the sweet virtues of our beloved brother, his Christ-like spirit and Christ-like life, and commend them afresh to our own hearts and to the hearts of others.

Resolved, that we tenderly sympathize with the bereaved wife and son, and fervently pray that the God and Savior and Comforter of their departed one may ever be their own God and Savior and

(The above would have appeared earlier in the Principla, but for the fallers of the copy first send, to reach us.]

Died, at Riga, Monroe Co., (N. Y) Dec. 4th, Dec. Nelson A. Frost, aged nearly 50. His disease was congestion of the lungs, and droppy, combined. For some two weeks he had been conrinced that he would not recover. The prospect of death did not appear to disconcert him, in the least. He showed a calmness and a

trust in Christ, which abundantly evidenced his readiness to depart. He had no visions and no ecstacies, and he said he did not expect any, and did not ask any

He told us that his only regret was that he had not more uniformly maintained a higher degree of personal picty, and spirituality. Sometimes he had been too formal in his duties.

Mr Builer, a minister, asked him a few days before he died, what he thought, now, of the position he had taken on the various Rearms, whether he now you anything in that direction to regret.

His reply, in substance, was "I do not see that I have done anything more than my duty. All I have done seems to me the neceseary result of being a christian. In becoming a christian I understood that it included every thing. I have nover done it from any selfah motive, nor desired to oppose or hart the feeling of any one."-In this he seems to have expressed the great ruling principle of his life. He did not love strife nor with to differ from others but he did love God and God's truth and cause, supremely.

He did no t vote, at the last election. His health was quite poor then,-yet he would have been found at the polls that day if he had desired to give his vote for Lincoln. His type of anti-slavery could not thus have found expression.

Died, in Brooklyn, N. Y. Dec. 12, Mrs. Sarah Martin, in the 77th year of her age, lamented and honored by all who know her. Her untiring perseverance, unform kindness, patient endurance, habitual cheerfolness, and Buoyant hopefulness, sustained her and illusi nated her pathway, through a long life of ascfalness, in the maist of

# Family Miscellany.

For the Principle. THANKSGIVING DIALOGUE

(As spoken by little Annie Russell, and Johnny Gleasen, at the Thanksgiving festival of the Williamshurgh Industrial school, 1800.)

Jonny. Annie, do you know it's Thanksgiving to-day,
And we're going to have lots of good things.
Turkey, and calchen, and pies; right away,
Just as soon as the dinner bell rings?

Yes, Jonny, didn't I see the table a setting,
And didn't I peep through the crack?

() The heaps and heaps of goodles they're getting,
Emough to make your lips smack!

But, Annie, what makes it Thanksgiving to-day, And why all these things are they getting, and why so kind and so pleasant are they? I wish every day was Thanksgiving!

Why, Joney, Thanksgiving day comes cace a year and it means giving thanks, don't you see? and all, all the folks, from the big ones here, To the little ones, like you and me,

Must kneel and give thanks to the great God sheve, For all the good things that he sends us; For His kindness, and care, and Fatherly love, And the kind friends and teachers he lends us.

Does Thanksgiving mean all that, Annie, say, I thought it only meant chickens and pice. And apples and candy, and fun and play. For title boys about my size:

But now I remember I've heard you say. That all our good things are given By the dear friends who are here to-day! And by our kind Father in Heaven.

And thank the good Father above us.
And ask film to take us all to His home,
Where He will always love us.

#### CHRIST AND THE LITTLE ONES

The master has come over Jordan," e Said Hannab, the mother, one day; 'He is healing the people who throughim, With a touch of his inger, they way.

'And now I shall carry the children Little Rachel and Samuel and John, I shall carry the baby, Esther, For the Lard to look upon,"

The Father looked at her kindly.

But he shock his head and smiled:

'None but a doating mother

Would think of a thing so wild!

"If the children were tortured by damons, Or dying of fever... twere well... Or had they the taint of the leper, Lake many in Israel;"...

Nay, do not hinder me, Nathan, I feel such a burden of care— If I carry it to our Master Perhaps I abali heave it there.

"If he lay his hand on the children, My heart will be lighter, I knew, For a blessing for ever and ever, then, Will follow them as they go."

So over the hills of Judah, Along by the vine-rows green, With Eather askep on her bosom, And Rachel her brothers between;

'Mang the people who hung on his teaching, Or waited his touch or his word, Through the row of prond Pharisees listening. She pressed to the feet of the Lord.

"Now why should'st thou hinder the Master," Said Peter, "With children like these?" Seest not how from morning till evening the teacheth, and healest disease?"

Then Christ said, "Forbid not the children, Permit them to come unto me?"
And he took in his arms little Eather
And flachel he set on his knee;

And the heavy heart of the mother Was lifted all earth care above, as he laid his hand so the bruthers, And blest them with tenderest love;

As he said of the habes in his boson, "Of such are the kingdom of heaven And shought for all duty and trial, That hour to her spirit was given.

-Julia Gill, in Little Pilgrins.

### BE YOUR IDEAL

Don't sit down in hopelem despair because people won't come up to your ideal of all that is noble and good !- In your school girl or school boy retirement you have indulged in beatific visions of the world, and humanity in general. Now you have tried it and do not find all your hopes realized. You find people, as it seems to you, marrow, and selfish, and little-souled, and your own

Your Ideal may be realized. If you do not find it in others, make it in yourself. He your Ideals

#### EXERCISE FOR GRELS.

Have you ever mot aggirl's school taking their seens, tomed exercise? Is there not comething inexpressibly ludicrous in the idea of some forty or lifty girls walking primity and demurely to a certain point, then right about face and back again? The timid stop, the regular, metallic mayement, which I have heard waggishly compared to the mode of progress of an ordinary sixteen-legged caterpillar; the sedate tons of voice, each one talking with becoming decorpin with the one with whom she walks abreast, perhaps extechising one another on the meaning of the eccentricities of some French verb, or ascertaining the degree of proficiency each has attained in logic or trigonometry. How can this minister to health? But the medical attendant of the institution recommends exercise; and is not walking across the common and back exercise? Of course it is! What more would you have? Why, if that worthy lady, the school-mistress, would allow me to have the charge of her pupils on the next afternoon's walk, I think I could put them in a way of getting exercise by which they would be much more benefitted, much more pleased, and come home with rosier cheeks, and more eager appetites than is now the case. Probably at the schools where the girls are, there are several teachers, and perhaps some of the teachers have to the Principia, and learn "the cause and cure of hard some knowledge of botany; so I would suggest that the teacher should ask two or three of the girls to bring her some wild flowers from their next afternoon's walk, with the promise held out that she would afterwards tell them something about them; and I must further petition that the girls be no longer compelled to walk two by two, methodieally, but be allowed to roam and ramble at large-of course taking care that they do not get out of sight of their teachers. I admit that the effect of all the girls rambling over hill and dale-some looking into the hedge bottoms on this side, and others straggling to the other side of a broad green lane-would not nearly have the same fine effect which is produced by the formal, stately procession along the dusty pathway on the common; but it would impress any one who saw them with the idea that the girls were at ease, and were out for enjoyment. This method would most effectually invigorate their lungs, strengthen their weak limbs, change their sallow, sickly complexions into the freshest glow of health, and make them more apt to discharge properly the duties of their station in after life.

#### RECIPES FOR ECONOMIZING.

PARTICULABLY APPLICABLE TO HARD TIMES.

For Ladies.-Keep off Broadway when "great bargains" and "extraordinary reductions" are advertised.

Leave your purse in the bureau-drawer at home, if necessi ty compels you to pass a "cheap store!"

If you catch yourself thinking how "nice" it would be if you could have a new carpet, just transfer the adjective to another subject, and reflect how "nice" the old one still looks.

If you see anything going "at a ruinous merifice"-let it

Dan't subscribe to that decurine of economy which buys a shilling calico "to save," and then pays a dressmaker three times the value of the fabric to make it up.

Settle in your mind just what you can afford to buy, before you go to market, and don't allow yourself to be tempted by any "surprisingly cheap" luxury.

Have your purse big enough to hold the pennies, and keep

Don't feel mortified because your neighbor enecre at the darn in your pocket-handkerchief, or the mended place in your gloves; the time will probably come when all the need- but one thread of the web I weave. I have a member of les and thread in Christendom will be insufficient too mend my family who is herself no bigger than a grain of sand. her broken fortunes.

Remember that your expenditures must be regulated by your own circumtances, not the "say so" of Mrs. Grundy. "Let every woman judge for herself," is a capital motto.

And, above all, never allow yourself to forget that money goes faster after cheep things than expensive ones. And that as the wife can not carn money, it is her duty to save it.

FOR GENTLEMEN.—Get a porte-monnaie with a good phenometic class to it - these purses that are easily opened herself down lightly to the floor. Coming down stairs is are easily emptied

Don't carry bankshills about with you unless you want to tion. The creeping things we scorn are miracles of her use them immediately; leave your money at home with. They are more delicate than any ermolu clock, or any by your wife, and it will be a great deel easier to gay "No" to watch made for pleasure's sake, no higger than a shill those borrowing friends who come within the Scripture clause of "never repaying."

If you feel inclined to smoke a six-cent Havana, just put a good rye-straw between your teeth instead, and "chaw it" at your leisure. It is autonishing how superior you will breathing in a carp. - Dicken's Household Words."

Don't get into a car or omnibus to ride half-a-dozen blocks, but walk, and set your sluggish blood into brisk circulation. Thereby you will save two things-your fare and your doc-

Remember how superior water is to sharry-cobblers and brandy-smashes on all occasions.

Let no day pass without laying by something for cloudy whether, a Half a dime is better than nothing. If you can't save squething out of the smallest salary, you may safely consider yourself en route for the poor-house!

Don't think how long you have had that old coat of yours think, rather, how much longer you can make it last.

Send two dollars for a year's subscription to Life Illustrated. You will find at the end of the year that the money has been well invested.

MRS. GEORGE WASHINGTON WYLLYS.

Or, if you please, send one Dollar for a years' subscription times."-Ed. Principia.

#### INVIUENCE OF FAMILY PRAYER.

A few years ago, a man traveling in Ireland, being benighted, opened a cabin door and requested permission to lodge there, which was granted. The poor man who inhabited the house was, according to the usual custom, reading a chapter of the Bible to his family. When the stranger was seated he resumed his reading and having prayed, the family retired to rest.

In the morning the same thing again took place which seemed to attract the attention of the stranger. On rising from their knees, the stranger thanked his kind host for his hospitality, and informed him that he had travelled into that part of the country in order to attend a fair, for the wicked purpose of passing bad money; that he had brought with him base coin to the amount of four pounds; that this was the first time he had taken up such a practice, but that what he had heard in the cabin had made such au impression upon his mind, that he had resolved it should be the last He then took out of his pocket a small bag containing the counterfeits and threw them into the fire .- Ladie's Reposi-

#### CREEPING THINGS.

Let me put a spider into a lady's hand. She is aghast. She shricks. The nasty, ugly thing! Madam, the spider is, perhaps, shocked at your Brussels laces, and although you may be the most exquisite painter living, the spider has a right to laugh at your coarse daubs as she runs over them. Just show her your crochet work when you shrick at her. "Have you spent half your days," the spider, if she be spiteful, may remark, "have you spent half your days upon these clumsy anti-macassars and uttoman covers? My dear lady, is that your web? If I were big enough, I might with reason drop you and cry out at you. Let me spend a day with you and bring my work. I have four little bags of thread-such little bags! In every bag there are more than 1,000 holes—such tiny holes! Out of each hole thread runs, and all the threads-more than 4,000 threads-I spin together as they run, and when they are spun they make Imagine what a slender web she makes, and of that, too, each thread is made of 4,000 or 5,000 threads that have passed out of her four bags through 4,000 or 5,000 little holes. Would you drop her, too, crying not about your delicacy! A pretty thing for you terplame yourself on your delicacy, and scream at us." Having made such a speech, we may suppose that the indignant creature fastons a rope round one of the rough points of the lady's hand, and lets

Lyonot counted 4,041 muscles in a single caterpiller, these are a small part only of her works. Hooks found 000 mirrors in the eye of a bine bottle, and there are 000 separate bits that go to provide nothing but the as-

#### THE POWER OF KINDNESS

One of the young ladies connected with the Lowiston (M seminary observed a man opposite that institution trying force along a refractory horse by beating him summercifu She bore the sight as long as she could, when she went into the road and remonstrated with the man, who avide ly began to be ashamed of his conduct. She then went to the horse's head, spoke kindly to him, caressed him to few minutes, and taking hold of the reins the borse hast ed to move on overcome by the young lady's kindness.

It was once our fortune to ride with a clergyman wh horse was balky; the animal stopped and refused to bud an inch. The good man was about to lay on the whip, wh fearing lest the thills of the buggy, on the harness would broken, we remonstrated, and asked permission to get o of the huggy; he listened and granted our request, and spoke kindly to, and caressed the horse for a few minute and soon after on being invited to move, he did so, and es ried us safely home, thus illustrating the power of kindnes A bad tempered horse and a worse tempered driver mal

HAPPY WOMEN,-A happy woman! is not she the ver sparkle and sunshine of life? A woman who is happy b cause she can't help it-whose smile even the coldest spri kle of misfortune cannot dampen. Men make a terrib mistake when they marry for heauty, for talent, for style the sweetest wives are those who possess the magic seer of being contented under any circumstances. Rich or poo high or low, it makes no difference; the bright little fountain of joy bubbles up just as musically in their hearts. Do the live in a cottage? the fire-light that leaps up on its humbl hearth becomes brighter than the gilded chandeliers in a Aladdin palace. Do they cat brown bread or drink col water from the well? it affords them more solid satisfaction than the millionaire's pate de foie gras and food champa gas Nothing ever goes wrong with them; no trouble is so seriou for them, no calamity so dark and deep, that the sunligh of their smiles will not "make the best of it." Was ever the stream of light so dark and unprojectious that the sun shine of a happy face falling across its turbid tide would not awaken an answering gleam? Why, these joyous-tem pered people don't know the good they do. .

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